## IN THE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF INDIANA INDIANAPOLIS DIVISION

#: 152218

Document 26594

IN RE: COOK MEDICAL, INC, IVC FILTERS
MARKETING, SALES PRACTICES AND
PRODUCTS LIABILITY LITIGATION

Case No. 1:14-ml-2570-RLY-TAB MDL No. 2570

This Document Relates to Plaintiff(s) BRITNEY GUEVARA, as personal representative of the ESTATE OF DEAN BOYSTER, deceased

Civil Case # 1:19-cv-04801-RLY-TAB

## FIRST AMENDED SHORT FORM COMPLAINT

COMES NOW the Plaintiff(s) named below, and for Complaint against the Defendants named below, incorporate The Master Complaint in MDL No. 2570 by reference (Document 213). Plaintiff(s) further show the court as follows:

- 1. Plaintiff/Deceased Party: Dean Boyster
- 2. Spousal Plaintiff/Deceased Party's spouse or other party making loss of consortium claim: N/A
- 3. Other Plaintiff and capacity (i.e., administrator, executor, guardian, conservator): Britney Guevara, as personal representative of the Estate of Dean Boyster, deceased.
- 4. Plaintiff's/Deceased Party's state of residence at the time of implant: California

Cal	California  Plaintiff's/Deceased Party's current state of residence:  California					
	trict Court and Division in which venue would be proper absent direct filing: lifornia Eastern District Court - Sacramento, CA					
Def	Pendants (Check Defendants against whom Complaint is made):					
•	Cook Incorporated					
	Cook Medical LLC					
[	William Cook Europe ApS					
Bas	Basis of Jurisdiction:					
Ī	✓ Diversity of Citizenship					
Γ	Other:					
	Paragraphs in Master Complaint upon which venue and jurisdiction lie: nue: Paragraph 27					
Subject Matter Jurisdiction: Paragraph 23						
Per	rsonal Jurisdiction: Paragraphs 24 and 26					
b.	Other allegations of jurisdiction and venue:					

ospital(s) where Plaintiff was implanted (including City and State):								
13. Implanting Physician(s): Unknown								

	<b>✓</b>	Count V:	1					
	<b>✓</b>	Count VI:						
	<b>~</b>	Count VII:	Violations of Applicabl	e California	(insert State)			
	Law Prohibiting Consumer Fraud and Unfair and Deceptive Tr							
		Practices						
		Count VIII:	Loss of Consortium					
		Count IX:	Wrongful Death					
	<b>~</b>	Count X:	Survival					
		Count XI:	Punitive Damages					
	<b>✓</b>	Other:	see below	(please state	the facts supporting			
	this Count in the space, immediately below)							
	<b>v</b>	Other:	see below	(please state	the facts supporting			
	this Count in the space, immediately below)							
	Plaintiff incorporates all claims and facts alleged in Dkt. 18900  Defendants Expressly and Impliedly warranted that the Cook IVC Filter was a permanent lifetime implant and downplayed the risks associated with migration, perforation, tilt, fracture, and other risk relied upon by							
	the Plaintiff to his detriment.							
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15. Attorney for Plaintiff(s):								
-	Basil E. Adham, Johnson Law Group							

Basil E. Adham (TX Bar No. 24081742)

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Respectfully submitted,

/s/ Basil E. Adham

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